

EXHIBIT 6

Attachments:

Chic - 4806 - Plaintiffs-Urbanmax Status Report(1) - signed.docx

From: robin.cheng@glacier.law <robin.cheng@glacier.law>

Sent: Thursday, May 13, 2021 12:36 PM

To: Neil Nandi <nnandi@loeb.com>

Cc: Adam Kelly <akelly@loeb.com>; Tao Liu <tao.liu@glacier.law>; Tom. M <ruoting.men@glacier.law>

Subject: Re: RE: 20-cv-4806 - Meet and Confer re Urbanmax

This email originated from outside of Loeb's Network.

Neil,

I've signed the status report, please see attached.

I'll forward you the affidavit this evening New York time / morning Beijing time.

Regards,

Robin Cheng | Attorney

Glacier Law PLLC

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New York, NY 10166

www.glacier.law

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From: [Neil Nandi](#)

Date: 2021-05-13 12:22

To: robin.cheng@glacier.law

CC: [Adam Kelly](#); [Tao Liu](#); [Tom. M](#)

Subject: RE: RE: 20-cv-4806 - Meet and Confer re Urbanmax

Robin,

As discussed on Tuesday, Urbanmax is not a named defendant in this case. I have updated Paragraph 2 of the proposed status report to reflect that Urbanmax is not included in Schedule B or C. As discussed, I do not think we can dismiss Urbanmax if they are not a named defendant, though we believe the proposed draft offers to fully remove Urbanmax from any connection to this litigation, upon receipt of the discussed affidavit. I have added the second to last sentence in paragraph 4 to reflect that.

Neil

From: robin.cheng@glacier.law <robin.cheng@glacier.law>
Sent: Thursday, May 13, 2021 10:47 AM
To: Neil Nandi <nnandi@loeb.com>
Cc: Adam Kelly <akelly@loeb.com>; Tao Liu <tao.liu@glacier.law>; Tom. M <ruoting.men@glacier.law>
Subject: Re: RE: 20-cv-4806 - Meet and Confer re Urbanmax

Neil,

The complaint is against Defendants identified in Schedule A, and B, and C.
The status report only stipulates that Urbanmax will be removed from the Proposed Amended Shchedule A.

There is no way we can be certain that Urbanmax is not listed in Schedule B or C.
Will Plaintiffs agree to dismiss Urbanmax from the case with prejudice?

Regards,

Robin Cheng | Attorney
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From: Neil Nandi
Date: 2021-05-13 10:02
To: robin.cheng@glacier.law
CC: Adam Kelly
Subject: RE: RE: 20-cv-4806 - Meet and Confer re Urbanmax
Robin,

We can certainly discuss providing those schedules, though the defendants in those schedules sit in a very different position to those in Schedule A. We therefore don't see how they relate to Urbanmax or to the status report that is due today. Can you please let us know how you believe those schedules are relevant to Urbanmax or to the status report?

We have not received any comments to the proposed status report we sent yesterday morning. We would like to have that on file by mid-day today. Please let us know if you agree with the proposed report so that we can file. If you do not agree, please promptly provide proposed edits.

Best,

Neil

From: robin.cheng@glacier.law <robin.cheng@glacier.law>
Sent: Thursday, May 13, 2021 1:36 AM
To: Neil Nandi <nnandi@loeb.com>
Cc: Adam Kelly <akelly@loeb.com>
Subject: Re: RE: 20-cv-4806 - Meet and Confer re Urbanmax

Neil,

While the affidavit is being prepared, please send us a copy of unredacted Schedule B and Schedule C.

Regards,
Robin

From: [Neil Nandi](#)
Date: 2021-05-12 10:58
To: robin.cheng@glacier.law
CC: [Adam Kelly](#)
Subject: RE: RE: 20-cv-4806 - Meet and Confer re Urbanmax
Robin,

Please see attached for a proposed status report, for filing tomorrow. If this is acceptable, please add your signature block.

Best,

Neil

From: Neil Nandi
Sent: Tuesday, May 11, 2021 10:45 AM
To: 'robin.cheng@glacier.law' <robin.cheng@glacier.law>
Cc: Adam Kelly <akelly@loeb.com>
Subject: RE: RE: 20-cv-4806 - Meet and Confer re Urbanmax

Robin,

Thank you for discussing. Per our conversation, if Urbanmax provides an affidavit stating that Urbanmax has no affiliation with or relation to Gyroor-US and that Urbanmax is not acting in concert or participation with Gyroor-US, Plaintiffs will: (1) request that Amazon unfreeze any frozen Urbanmax assets; and (2) include in the draft status report a request that Urbanmax no longer be included in the proposed amendment to Schedule A. In the event the Court grants the motion to amend, we will therefore remove Urbanmax from the new Schedule A before formally filing it.

Best,

Neil

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

HANGZHOU CHIC INTELLIGENT
TECHNOLOGY CO. and UNICORN
GLOBAL, INC.,

Plaintiffs,

V.

THE PARTNERSHIPS AND
UNINCORPORATED ASSOCIATIONS
IDENTIFIED ON SCHEDULE A,

Defendants.

Case No. 20-cv-4806

Judge Thomas M. Durkin
Magistrate Judge Jeffrey Cole

STATUS REPORT: PLAINTIFFS AND URBANMAX

In compliance with the Court's order of May 10, 2021, Plaintiffs and Urbanmax met and conferred regarding Urbanmax's status in the case.

1. Urbanmax is not listed in the operative Schedule A of defendants. *See* Dkt. 101.

Urbanmax has not been served.

2. As discussed in the recently-filed declaration of Arthur Yuan, Plaintiffs had previously sought the restraint of Amazon assets of Urbanmax, due to Plaintiffs' understanding that Urbanmax is related to Gyroor-US, which is a defendant named on the operative Schedule A. *See* Dkt. 227-1, ¶¶ 3, 13. For this reason, Plaintiffs have proposed adding Urbanmax to the proposed Amended Schedule A. *See id.* ¶ 3. Urbanmax is not included on Schedule B or C.
3. Counsel for Urbanmax has represented to Plaintiffs' counsel that Urbanmax is not actually related to or affiliated with Gyroor-US in any way, and Urbanmax is not acting

in concert or participation with Gyroor-US or a related or affiliated entity. Plaintiffs have requested an affidavit from Urbanmax attesting to these facts.

4. In the event Plaintiffs receive such an affidavit, Plaintiffs will: (1) promptly request that Amazon remove any restraint on Urbanmax's assets; (2) no longer seek to include Urbanmax in the proposed Amended Schedule A; and (3) remove Urbanmax from the proposed Amended Schedule A at the time of formally filing it, if the pending motion to amend Schedule A is granted. These steps will end Urbanmax's connection with this case and Plaintiffs will not seek to add Urbanmax to this case in the future. Because Plaintiffs have agreed to these steps, no motion practice with regards to Urbanmax is necessary at this time.

Date: May 11, 2021

Respectfully Submitted,

LOEB & LOEB LLP

Glacier Law PLLC

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Arthur Yuan
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Attorneys for Plaintiff